

ORIGINAL

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF DELAWARE

GABRIEL G. ATAMIAN, MD, MSEE, JD, : :

Plaintiff, : :

06-196

v. : :

CIVIL ACTION NO.

: :

CHRISTOPHER D. BURNS, DDS, : :

Defendant. : :

: :

COMPLAINT

COMES NOW the plaintiff, Gabriel G. Atamian, MD, MSEE, JD, by himself, and as a cause of action against the above-named defendant, hereby alleges to this Honorable Court as follows:

**STATEMENT AS TO JURISDICTION**

1. This is a civil action seeking, compensatory and punitive damages relief.

This is a Federal question jurisdiction case.

Jurisdiction is invoked pursuant to 28 U.S.C. Section

**PARTIES**

2. Plaintiff is a naturalized citizen of the United States of America. Plaintiff is a resident of the State of Delaware.

Plaintiff is a 70 years old American Christian.

Plaintiff is a physician, electrical engineer and a lawyer. Plaintiff is a physician with three specialities :

- a. Board certified in Physical Medicine and Rehabilitation,
- b. Psychiatry with a Diploma with Honors,
- c. Also, plaintiff has done 3 years of educational training in Cardiology at the American College of Cardiology.

In addition, plaintiff has:

|      |                                  |      |
|------|----------------------------------|------|
| BA   | in mathematics                   | 1960 |
| BS   | in computer sciences             | 1986 |
| MA   | in chemistry                     | 1961 |
| MD   | doctor in medicine               | 1965 |
| MSEE | master in electrical engineering | 1989 |
| MS   | in applied physics               | 1990 |
| JD   | juris doctor                     | 1993 |

3. Defendant, Christopher D. Burns, DDS, is a dentist specializing in prosthodontics and practicing in Dover, in the State of Delaware.

CAUSE OF ACTION

COUNT I  
REFUSAL TO TREAT

Plaintiff, Gabriel G. Atamian, MD, MSEE, JD, by himself, complaints of the defendant, Christopher D. Burns, DDS, hereinafter 'Dr.', and states:

4. That on or about March, 2004, 'Dr.' was a dentist specializing in prosthodontics, was licensed to practice dentistry, in the State of Delaware.
5. That on or about March , 2004, Dr. Martin, a general dentist, referred plaintiff to 'Dr.'.
6. The purpose of the referral was that 'Dr.' to provide care and treatment of plaintiff's dental conditions.
7. That Dr. Martin, a general dentist, referred plaintiff to 'Dr.' who is a dentist specializing in the field of prosthodontics.
8. On or about March , 2004, plaintiff went to 'Dr.' office and presented the referral letter.
9. The secretary did indeed gave an appointment to plaintiff.
10. Attached hereto is the letter dated April 1, 2004, by 'Dr.'.
11. on April 1, 2004, 'Dr.' send a letter to plaintiff and informing that the appointment is "void and null".
12. That as a result of the refusal of 'Dr.', plaintiff was injured and damaged; and has been caused to suffer pain and mental anguish.

WHEREFORE, plaintiff prays for compensatory and punitive damages.

COUNT II

REFUSAL TO TREAT SPECIALIZED DENTAL CONDITION OF SENIOR CITIZEN

13. Plaintiff incorporates all the allegations in paragraphs 1 to 12.
14. That 'Dr.' refused to render specialized care to a senior citizen.
15. That 'Dr.' refused to render prosthodontics care to a senior citizen.
16. That 'Dr.' refused to treat a citizen who has been a member of Dover community for 12 years.
17. That as a result of the refusal of 'Dr.' to treat a senior citizen, plaintiff was injured and damaged; and has been caused to suffer pain and mental anguish.

WHEREFORE, plaintiff prays for compensatory and punitive damages.

COUNT III

REFUSAL TO TREAT A REFERRAL BY A GENERAL DENTIST

18. Plaintiff incorporates all the allegations in paragraphs 1 to 17.
19. That Dr. Martin's referral was due that plaintiff's case was a difficult to a general dentist.
20. That Dr. Martin's referral was due that plaintiff's case was challenging to a general dentist.
22. That para. 19 and 20 , were the motives of referral of Dr. Martin to 'Dr.' who is a specialist in prosthodontics.
23. Plaintiff's dental condition needed a diagnostic mounting on a semi-adjustable articulator.
24. That only the prosthodontics specialist do have the semi-adjustable articulator.

25. That as a result of the refusal of 'Dr.' , plaintiff was injured and damaged; and has been caused to suffer pain and mental anguish.

WHEREFORE, plaintiff prays for compensatory and punitive damages.

COUNT IV  
REFUSING TO TREAT A PATIENT ON THE RECORD

26. Plaintiff incorporates all the allegations in paragraphs 1 to 25.

27. Plaintiff was on 'Dr.' records on or about 1996.

28. Plaintiff was seen by 'Dr.' for many months in the year 1996.

29. Plaintiff did not receive any letters from 'Dr.' for the dissolution of patient-dentist relationship.

30. Therefore, in alternative there is an action for abandonment of 'Dr.' for not seeing plaintiff on April 2004.

31. That as a result of the 'Dr.' abandonment, plaintiff was injured and damaged; and has been caused to suffer pain and mental anguish.

WHEREFORE, plaintiff prays for compensatory and punitive damages.

COUNT V  
COMMON LAW CONSPIRACY

32. Plaintiff adopts and incorporates by reference all the allegations contained in paragraphs 1 to 31 of this complaint.

A. INTRODUCTION: Factual Background for the Genesis of Conspiracy.

Plaintiff is born in the Middle-East and has a distinguishing accent. Also, plaintiff has been taken for an 'Arab', the following are the explanation for it:

My parents were Armenians from Turkey. After the massacre by the turks in 1914, my parents immigrated to Syria. My beloved mother, for ten years, was raised in an orphanage in Syria , by the American Protestant Missionary. The Americans came to Syria for the purpose of caring the Armenian victims of the massacre.

In 1928, my parents were married. Then, they moved to Iran. I was born in Iran in 1935.

On March 19, 1956 I came to America as a student. I had a syrian passport. During my training in my medical school, I was discriminated by the Jewish Physicians. They knew about my Syrian background(Citizenship).

In 1979, left New York City and came to Washington,DC . The Jewish Physicians from New York have spread about my Syrian background of being an 'Arab' in Washington,DC.

Plaintiff's entire earnings record from 1956 until 1999, which reveals that plaintiff was not able to earn an income since he left New York City on 1979.

The irony of the above fact is that New York State on September 1983, has granted plaintiff a Diploma of Psychiatry with Honors, and with comments of Dr. Edward J. Hornick, MD, Chief of Psychiatry.

On june 1985, I surrendered my license to practice medicine to the State of Virginia because of Jewish Conspiracy from New York for taking me for an 'Arab'.<sup>(1)</sup>

Since 1985, I earned my BS in Computer Sciences(1986) MSSE Master's in Electrical Engineering (1989) and MS in Applied Physics (1990). Needless to say that I could not find any job in Engineering because of continual Jewish Physician Conspiracy from New York State.

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(1) Couple days later, after plaintiff's voluntary surrender of the license, receives a letter from New York State Licensure Department, Albany, NY. Plaintiff contacted with telephone to the sender of the above letter who told plaintiff that:"Plaintiff has a license in medicine for life in New York, and that plaintiff should return back to New York."

Also, on 1987, Plaintiff's beloved mother was murdered<sup>(2)</sup> by a jewish physician at Washington Adventist Hospital, by willfully and knowingly prescribing medications with dosages which were fatal to any person.

Until today, the jewish physician conspiracy ia alive and still continues harassing Plaintiff.. The New York jewish physician have interferred in the fabrication of bridge#3,4,5 in the following states:

- \* 1978 in NYC, Ny
- \* 1979 in Phoenix, AZ
- \* 1982 in Washington, DC
- \* 1990 in Hyattsville, MD
- \* 1991 in Boston, MA
- \* 1997 in University of Pa., Philadelphia, Pa.

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(2) Plaintiff's curriculum vitae reveals that plaintiff has done three years of educational cardiology at the American College of Cardiology. Plaintiff knows about captoril as well as any expert about the drug captoril.

A physician never uses 37.5 mg of captoril on an elderly woman with congestive heart failure, it will definitely precipitate hypotensive crisis.

A physician never gives 2L/minute of O2 when pCO2 is 79 and pO2 is 74, the result is definitely respiratory arrest.

My mother, because of the above orders , in the morning of June 1, 1987, developed a massive stroke and respiratory arrest. My beloved mother was actually dead on June 1. 1987. after all those medications and dosages given to her purposely, willfully and deliberately.

The hospital concealed from me the fact that my mother had a stroke and a brain damage and respiratory center destruction, and it choose to keep my mother alive for three months and ten days with sham treatments by keeping her on a respirator. (The respirator is a machine which keep people alive artificially)

B. SPECIFIC CONSPIRACY

**DENTISTS HAVE REFUSED TO TREAT PLAINTIFF'S DENTAL PROBLEMS**

In the present case, plaintiff respectfully requests this Honorable Court to notice the following facts:

(a) Since, plaintiff has left NYC, on June 1979, the New York Jewish Physician have interferred in the fabrication of plaintiff's bridge# 3,4,5.

(b) On May 24, 1999, Delaware State Dental Society and Dr. Ralston, DDS, have refused to do a Peer Review regarding the dental work done by Dr. Bahar.

(c) On July 27, 1999, Dr. Bond, DDS, after examining plaintiff's oral cavity and mouth, Dr. Bond refused to put in writing the dental findings.

(d) On July 28, 1999, Dr. Mazoch, DDS, refused to write the report about the diagnostic impression taken on plaintiff's mouth. Dr. Mazoch refused to treat plaintiff.

(e) On December 27, 2000, Dr. Chialastri, DMD, informed plaintiff that she will not treat plaintiff for teeth cleaning which was scheduled by her on January 10, 2001, at 12:00 pm.

(f) On November 28, 2000, Dr. Webster, DDS, refused to do a simple cleaning, scaling and root planning, of plaintiff's teeth. When, plaintiff arrived at Dr. Webster's office , Dr. Webster told that:"He(Dr. Webster) is not going to render any kind of treatment to plaintiff."

(g) On March 5, 2001, at 12:00 pm, plaintiff had an appointment with Dr. Jester, DDS, for oral examination and teeth cleaning. Plaintiff arrived half an hour earlier than his appointment scheduled . After, having to wait one hour in Dr. Jester's office, Dr. Jester at 1:00 o'clock, told plaintiff that :"He(Dr. Jester) is not going to perform a preliminary examination on plaintiff's mouth, and, also, that he is not going to perform a simple cleaning of plaintiff's mouth and teeth."

(h)On April 6, 2001, Patricia M. Duca, of the Nemours Health clinic, informed plaintiff in writing, that the clinic will not render dental treatment to plaintiff.

The above decisions of the defendants indicate the arbitrary and unresasonable action by the NHC and its Officers Perry and Duca, a departure from the normal procedural sequence also might afford evidence that improper purposes are playing a role. Substantive departures too may be relevant particularly if the factors usually considered important by the decisionmaker strongly favor a decision contrary to the one reached. See Arlington Heights v. Metro Housing Corp. 429 US 252, 50 L Ed 2d 450, 466, 97 S Ct 555.

i) On 2002, Dr. Michael J. Ryan, DDS, case pending in Superior Court of Delaware, Case No.: 03C-12-038(RBY);  
j) On 2003, Dr. Anthony W. Vattilana, DDS, refused to treat Plaintiff's dental problems.

- k) On 2004, Dr. Linda Nguyen, DDS, case pending in the Supreme Court of Delaware, Case No.: 595,2005;
- l) On 2004, Dr. James J. Gentile, DDS, the dentist's secretary, Ms. Shelly, stated: " That we will not tolerate Plaintiff's antisemitism."
- m) On 2005, refusal to treat Plaintiff's dental urgent need of dental care by Dr. Michael W. Martin , DDS and Dr. Christopher Burns, DDS.
- n) Also, the most important is the malicious work done by DR. Arezoo A. Bahar, DDS on Plaintiff's dentition, from 1998 to 1999.

On October 11, 2004, Dr. Gordon J. Christensen's Affidavit, states:

"Assuming that Exhibit A was taken on 11/24/98 and exhibit B only three weeks later, it is very peculiar that there is significant and gross tooth destruction on exhibit B .....If this in fact occurred only three weeks it would be a major undescribable phenomenon..."

... however it is very peculiar situation that I have not seen before in 45 years."

As the Affidavit of Dr. Christensen states that it is very peculiar to have gross tooth destruction in three weeks, it would be a major undescribable phenomenon. The only way to explain this peculiar phenomenon , it is done by the intentional, willfull and purposeful act of Dr. Bahar by injuring and destroying the cementum and the periodontal ligament.

WHEREFORE, plaintiff prays the Court the following question:

Is the failure and refusal to treat plaintiff's dental conditions by 'Dr.', the continuation of the jewish conspiracy from NYC? (3)

Further, to appoint a Christian Master to find out about the truth of the matter of the above foregoings. (4)

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(3) Plaintiff was stopped and frisked on December 11, 2001, by Trooper Hawk, of the Delaware State Police. Bus driver has called the State Police about plaintiff, and identifying plaintiff as an Afghan citizen. (See Atamian v. Trooper Hawk, et al, Case No. 499, 2003. Supreme Court of the United States).

(4) All my gums are inflammed. There is also an abscess on tooth#29 with a fistula formation. Because of jewish conspiracy, plaintiff is not able to have dental care. As the above foregoing reveals that plaintiff was refused treatment. Plaintiff prays the Court that will interfer in this matter , and finally a christian dentist is chosen to eradicate plaintiff's urgent dental problems.

COUNT VI  
VIOLATION OF CIVIL RIGHTS ACT OF 1964

33. Plaintiff incorporates all the allegations in paragraphs 1 to 32.
34. Civil Rights are personal rights guaranteed by United States Constitution and subsequently by acts of Congress, such as Civil Rights Act of 1964.
35. Civil Rights Act of 1964 particularly guarantees to be free from discrimination especially by the health care providers. (See Title VI of the Civil Rights Act of 1964)
36. 'Dr.' has discriminated plaintiff for refusing to treat a referral from a general practitioner.
37. 'Dr.' has violated the Civil Rights Act by refusing to treat a senior citizen.
38. 'Dr.' has violated the Civil Rights Acts of 1964, Title VI, by refusing to treat a dire urgent dental condition.
39. 'Dr.' has violated Civil Rights Act of 1964, Title VI, by refusing to treat special dental condition which was referred to 'Dr.' by a general dentist.
40. 'Dr.' has violated the Civil Rights Act for taking plaintiff for a foreigner rather than a beautiful Christian American.
41. 'Dr.' has violated the Civil Rights Act of 1964, Title VI, by refusing to treat plaintiff because of "English accent", meaning national origin.
42. 'Dr.' has violated Civil Rights Act of 1964 by not accomodating plaintiff, meaning by violating for public accomodation law.
43. For the above acts of 'Dr.', plaintiff was injured and damaged; and has been caused to suffer pain and mental anguish.

WHEREFORE, plaintiff prays for compensatory and punitive damages.

COUNT VII  
DEFAMATION BY LIBEL

44. Plaintiff incorporates all the allegations in paragraphs 1 to 43.
45. 'Dr.' in his letter dated April 1, 2004 has defamed plaintiff.
46. 'Dr.' has expressed against the character of plaintiff.
47. 'Dr.' has defamed the reputation of plaintiff.
48. 'Dr.' has ridiculed plaintiff in his letter.
49. 'Dr.' has defamed plaintiff by dishonoring and discrediting plaintiff.
50. 'Dr.' has defamed plaintiff by degrading plaintiff's reputation.
51. 'Dr.' has injured plaintiff by refusing to treat a senior citizen with libelous accusations .
52. For the above foregoings, plaintiff was injured and damaged; and has been caused to suffer pain and mental anguish,.

WHEREFORE, plaintiff prays for compensatory and punitive damages.

COUNT VIII  
INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS

53. Plaintiff incorporates all the allegations in paragraph 1 to 52.
54. 'Dr.' has refused to treat a senior citizen does constitute an outrageous act.
55. 'Dr.' has refused to honor a general dentist referral does constitute an outrageous act.
56. 'Dr.' refusal to treat special dental condition pertaining to his specialty does constitute an outrageous act.
57. 'Dr.' refused to treat urgent dental condition of a senior citizen does constitute an outrageous act.
58. 'Dr.' defamatory letter of April 1, 2004, does constitute an outrageous act.
59. Outrageous act should be determine by the trier of the fact rather than the

Court.

60. For the above reasons, plaintiff was injured and damaged; and has been caused to suffer pain and mental anguish.

WHEREFORE, plaintiff prays for compensatory and punitive damages.

Respectfully submitted,

*Gabriel G. Atamian, MD, MSEE, JD*  
Gabriel G. Atamian, MD, MSEE, JD  
1021 N. State Street Apt A  
Dover, DE 19901  
302-678-2546  
Plaintiff. Pro se.

March 24, 2006

VERIFICATION

I, plaintiff Gabriel G. Atamian, MD, MSEE, JD, do hereby verify that the compensatory damages only amounts to \$250,000.00 to the best of my evaluation and estimation.

Plaintiff also has pleaded punitive damages where it should be evaluated or decided by the jury.

Very truly,

Gabriel G. Atamian, MD, MSEE, JD  
Gabriel G. Atamian, MD, MSEE, JD  
1021 N. State Street Apt A  
Dover, DE 19901  
302-678-2546  
Plaintiff. Pro se.

March 24, 2006

**Delmarva Prosthodontics, P.A.**  
*Fixed, Removable, Maxillofacial and Implant Prosthodontics*  
871 S. Governors Ave., Suite #1  
Dover, DE 19904-4115

Christopher David Burns, D.D.S.

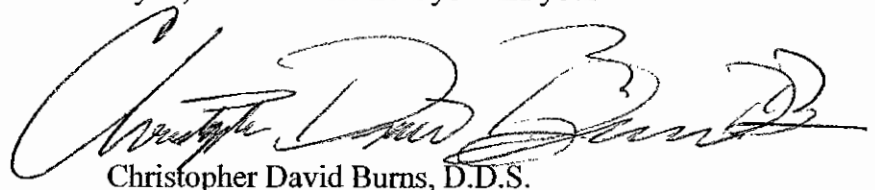
(302) 674-8331  
Fax (302) 674-4342

April 1, 2004

Mr. Gabriel Atamian  
1021 N. State Street  
Apt. A  
Dover, DE. 19901

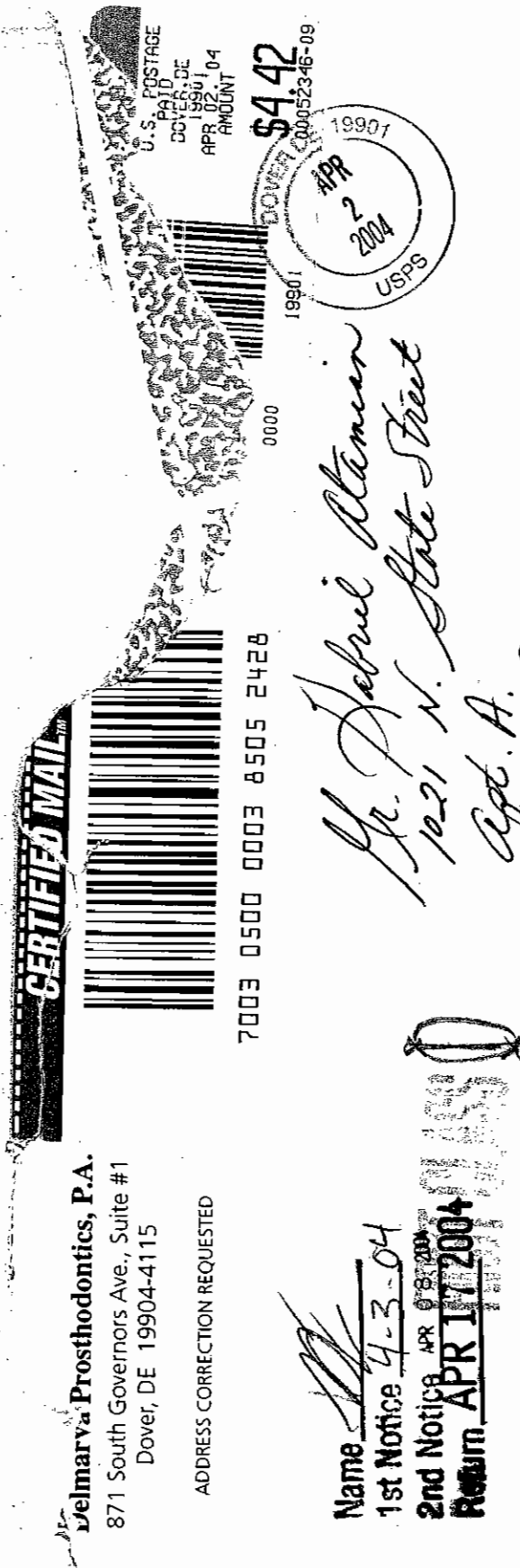
Dear Sir:

It has come to my attention that you were referred to my office for treatment. In light of past experiences, I feel it would be best if you sought treatment at another facility. There are several prosthodontists in the Salisbury area, and one fellow has part-time hours in Milford. There are also several prosthodontists in the Annapolis and Wilmington areas. I would suggest consulting Directory Assistance to find an office location to suite you, for I will not treat you and your appointment here is null and void.



Christopher David Burns, D.D.S.

CDB:pal  
Certified Mail  
Return Receipt Requested.



**Delmarva Prosthodontics, P.A.**

871 South Governors Ave., Suite #1  
Dover, DE 19904-4115

ADDRESS CORRECTION REQUESTED

Name Mr. Gabriel Almenar  
1st Notice 4-3-04  
2nd Notice APR 8 2004  
Return APR 17 2004

RETURN RECEIPT  
RECORDED MAIL REQUESTED

1550143904 22

## CIVIL COVER SHEET

06 - 196

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

## I. (a) PLAINTIFFS

Gabriel G. Atamian, MD, MSEE, JD

(b) County of Residence of First Listed Plaintiff  
(EXCEPT IN U.S. PLAINTIFF CASES)

Kent County, Delaware

(c) Attorney's (Firm Name, Address, and Telephone Number)

Plaintiff. Pro se

## DEFENDANTS

Christopher D. Burns, DDS,

County of Residence of First Listed Defendant

(IN U.S. PLAINTIFF CASES ONLY)

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE LAND INVOLVED.

Attorneys (If Known)

## II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

|  |   |
|--|---|
| <input type="checkbox"/> 1 U.S. Government Plaintiff | <input checked="" type="checkbox"/> 3 Federal Question (U.S. Government Not a Party)          |
| <input type="checkbox"/> 2 U.S. Government Defendant | <input checked="" type="checkbox"/> 4 Diversity (Indicate Citizenship of Parties in Item III) |

## III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)

| Citizen of This State | PTF <input checked="" type="checkbox"/> 1 | DEF <input checked="" type="checkbox"/> 1 | Citizen of Another State | PTF <input type="checkbox"/> 2 | DEF <input checked="" type="checkbox"/> 2 | Citizen or Subject of a Foreign Country | PTF <input type="checkbox"/> 3 | DEF <input type="checkbox"/> 3 |
|-----------------------|---|---|--------------------------|--------------------------------|---|---|--------------------------------|--------------------------------|
|                       |   |   |                          |                                |   |   |                                |                                |
|                       |   |   |                          |                                |   |   |                                |                                |
|                       |   |   |                          |                                |   |   |                                |                                |

## IV. NATURE OF SUIT (Place an "X" in One Box Only)

| CONTRACT   | TORTS   | FORFEITURE/PENALTY   | BANKRUPTCY   | OTHER STATUTES  |  |  |
|--|---|--|--|---|--|--|
| <input type="checkbox"/> 110 Insurance<br><input type="checkbox"/> 120 Marine<br><input type="checkbox"/> 130 Miller Act<br><input type="checkbox"/> 140 Negotiable Instrument<br><input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment<br><input type="checkbox"/> 151 Medicare Act<br><input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excl. Veterans)<br><input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits<br><input type="checkbox"/> 160 Stockholders' Suits<br><input type="checkbox"/> 190 Other Contract<br><input type="checkbox"/> 195 Contract Product Liability<br><input type="checkbox"/> 196 Franchise | <b>PERSONAL INJURY</b><br><input type="checkbox"/> 310 Airplane<br><input type="checkbox"/> 315 Airplane Product Liability<br><input checked="" type="checkbox"/> 320 Assault, Libel & Slander<br><input type="checkbox"/> 330 Federal Employers' Liability<br><input type="checkbox"/> 340 Marine<br><input type="checkbox"/> 345 Marine Product Liability<br><input type="checkbox"/> 350 Motor Vehicle<br><input type="checkbox"/> 355 Motor Vehicle Product Liability<br><input type="checkbox"/> 360 Other Personal Injury<br><br><b>REAL PROPERTY</b><br><input type="checkbox"/> 210 Land Condemnation<br><input type="checkbox"/> 220 Foreclosure<br><input type="checkbox"/> 230 Rent Lease & Ejectment<br><input type="checkbox"/> 240 Torts to Land<br><input type="checkbox"/> 245 Tort Product Liability<br><input type="checkbox"/> 290 All Other Real Property | <b>PERSONAL INJURY</b><br><input type="checkbox"/> 362 Personal Injury - Med. Malpractice<br><input type="checkbox"/> 365 Personal Injury - Product Liability<br><input type="checkbox"/> 368 Asbestos Personal Injury Product Liability<br><br><b>PERSONAL PROPERTY</b><br><input type="checkbox"/> 370 Other Fraud<br><input type="checkbox"/> 371 Truth in Lending<br><input type="checkbox"/> 380 Other Personal Property Damage<br><input type="checkbox"/> 385 Property Damage Product Liability<br><br><b>CIVIL RIGHTS</b><br><input type="checkbox"/> 441 Voting<br><input type="checkbox"/> 442 Employment<br><input type="checkbox"/> 443 Housing/ Accommodations<br><input type="checkbox"/> 444 Welfare<br><input type="checkbox"/> 445 Amer. w/Disabilities - Employment<br><input type="checkbox"/> 446 Amer. w/Disabilities - Other<br><input checked="" type="checkbox"/> 440 Other Civil Rights | <input type="checkbox"/> 610 Agriculture<br><input type="checkbox"/> 620 Other Food & Drug<br><input type="checkbox"/> 625 Drug Related Seizure of Property 21 USC 881<br><input type="checkbox"/> 630 Liquor Laws<br><input type="checkbox"/> 640 R.R. & Truck<br><input type="checkbox"/> 650 Airline Regs.<br><input type="checkbox"/> 660 Occupational Safety/Health<br><input type="checkbox"/> 690 Other<br><br><b>LABOR</b><br><input type="checkbox"/> 710 Fair Labor Standards Act<br><input type="checkbox"/> 720 Labor/Mgmt. Relations<br><input type="checkbox"/> 730 Labor/Mgmt. Reporting & Disclosure Act<br><input type="checkbox"/> 740 Railway Labor Act<br><input type="checkbox"/> 790 Other Labor Litigation<br><input type="checkbox"/> 791 Empl. Ret. Inc. Security Act | <input type="checkbox"/> 422 Appeal 28 USC 158<br><input type="checkbox"/> 423 Withdrawal 28 USC 157<br><br><b>PROPERTY RIGHTS</b><br><input type="checkbox"/> 820 Copyrights<br><input type="checkbox"/> 830 Patent<br><input type="checkbox"/> 840 Trademark<br><br><b>SOCIAL SECURITY</b><br><input type="checkbox"/> 861 HIA (1395ft)<br><input type="checkbox"/> 862 Black Lung (923)<br><input type="checkbox"/> 863 DIWC/DIWW (405(g))<br><input type="checkbox"/> 864 SSID Title XVI<br><input type="checkbox"/> 865 RSI (405(g)) | <input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant)<br><input type="checkbox"/> 871 IRS—Third Party 26 USC 7609 | <input type="checkbox"/> 400 State Reapportionment<br><input type="checkbox"/> 410 Antitrust<br><input type="checkbox"/> 430 Banks and Banking<br><input type="checkbox"/> 450 Commerce<br><input type="checkbox"/> 460 Deportation<br><input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations<br><input type="checkbox"/> 480 Consumer Credit<br><input type="checkbox"/> 490 Cable/Sat TV<br><input type="checkbox"/> 810 Selective Service<br><input type="checkbox"/> 850 Securities/Commodities/ Exchange<br><input type="checkbox"/> 875 Customer Challenge 12 USC 3410<br><input type="checkbox"/> 890 Other Statutory Actions<br><input type="checkbox"/> 891 Agricultural Act<br><input type="checkbox"/> 892 Economic Stabilization Act<br><input type="checkbox"/> 893 Environmental Matters<br><input type="checkbox"/> 894 Energy Allocation Act<br><input type="checkbox"/> 895 Freedom of Information Act**<br><input type="checkbox"/> 900 Appeal of Fee Determination Under Equal Access to Justice<br><input type="checkbox"/> 950 Constitutionality of State Statutes |
|  |   |  |  |   |  |  |

## V. ORIGIN (Place an "X" in One Box Only)

|   |   |  |   |  |   |  |
|---|---|--|---|--|---|--|
| <input checked="" type="checkbox"/> 1 Original Proceeding | <input type="checkbox"/> 2 Removed from State Court | <input type="checkbox"/> 3 Remanded from Appellate Court | <input type="checkbox"/> 4 Reinstated or Reopened | <input type="checkbox"/> 5 Transferred from another district (specify) _____ | <input type="checkbox"/> 6 Multidistrict Litigation | <input type="checkbox"/> 7 Appeal to District Judge from Magistrate Judgment |
|---|---|--|---|--|---|--|

## VI. CAUSE OF ACTION

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity): *Federal question.* 28 USC § 1333.Brief description of cause: *1. Personal Injury 2. Civil Rights Acts of 1964, 3. Defamation 4. Conspiracy*

## VII. REQUESTED IN COMPLAINT:

 CHECK IF THIS IS A CLASS ACTION  
UNDER F.R.C.P. 23DEMAND \$ *250,000.00* CHECK YES only if demanded in complaint:  
*Compensatory Damages* JURY DEMAND:  Yes  No*Punitive Damages to be evaluated by the Jury.*

## VIII. RELATED CASE(S) IF ANY

(See instructions): JUDGE

DOCKET NUMBER

DATE

March 24, 2006

SIGNATURE OF ATTORNEY OF RECORD

Plaintiff. Pro Se.  
Gabriel G. Atamian, MD, MSEE, JD

FOR OFFICE USE ONLY

RECEIPT #

AMOUNT

APPLYING IFFP

JUDGE

MAG. JUDGE